€ 11-09-05 9:10 AM €

1	RESOLUTION APPROVING LEGACY PARKWAY	
2	SETTLEMENT AGREEMENT	
3	2005 SECOND SPECIAL SESSION	
4	STATE OF UTAH	
5	Sponsor: J. Stuart Adams	
6		
7	LONG TITLE	
8	General Description:	
9	This concurrent resolution of the Legislature and the Governor gives approval of the	
10	Utah Department of Transportation's execution of a settlement agreement to resolve all	
11	pending litigation and potential future claims of the plaintiffs and allow for the	
12	construction of the Legacy Parkway.	
13	Highlighted Provisions:	
14	This resolution:	
15	• gives approval of the Utah Department of Transportation's execution of a settlement	
16	agreement with the Plaintiffs in Utahns for Better Transportation et al. v. U.S. Dep't	
17	of Transportation et al., Consolidated Nos. CIV. 1:01-cv-00075; CIV.	
18	1:01-cv-00145 (United States District Court for the District of Utah) and with other	
19	entities that have threatened to bring litigation against the State to resolve all	
20	pending litigation and potential future claims of the plaintiffs and allow for the	
21	construction of the Legacy Parkway.	
22	Special Clauses:	
23	None	
24		
25	Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:	
26	WHEREAS, on or about January 17, 2001, Utahns for Better Transportation, Mayor	
27	Ross C. "Rocky" Anderson, in his official capacity as Mayor of Salt Lake City, the Sierra Club,	



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28	and Paul and Rosemarie Hunter (Plaintiffs) sued the United States Department of	
29	Transportation and other federal agencies alleging that they had wrongfully issued permits to	
30	the Utah Department of Transportation (UDOT) that would have allowed construction of the	
31	Legacy Parkway;	
32	WHEREAS, on September 16, 2002, the United States Court of Appeals for the 10th	
33	Circuit issued an opinion concluding that the federal defendants had failed to comply with	
34	certain federal environmental laws before issuing the permits, and, consequently, requiring	
35	additional environmental analyses;	
36	WHEREAS, the Court of Appeals also prohibited construction of the Legacy Parkway	
37	pending completion of the new analyses and issuance of new federal permits;	
38	WHEREAS, since issuance of the 2002 court opinion, the federal agencies have	
39	prepared a Supplemental Environmental Impact Statement as required by the Court of Appeals	
40	and have complied with federal environmental laws regarding highway construction projects;	
41	WHEREAS, the Plaintiffs and other entities have submitted comments alleging that the	
42	Supplemental Environmental Impact Statement fails to comply with federal law and with the	
43	remand from the Court of Appeals and have threatened to challenge the federal agencies on any	
14	decisions concerning the Legacy Parkway;	
45	WHEREAS, UDOT has met with representatives for the plaintiffs and other entities	
46	over the past several months to reach a final accord that would allow for construction of the	
1 7	Legacy Parkway and termination of all litigation, pending or threatened;	
48	WHEREAS, UDOT and the Plaintiffs and other entities have negotiated a proposed	
19	Settlement Agreement;	
50	WHEREAS, the proposed Settlement Agreement would require expenditure of more	
51	than \$1 million;	
52	WHEREAS, State Settlement Agreements, Title 63, Chapter 38b, Utah Code	
53	Annotated, requires legislative and gubernatorial approval of settlement agreements requiring	
54	the expenditure of more than \$1 million;	
55	WHEREAS, the Governor approved the Settlement Agreement on November 1, 2005;	
56	WHEREAS, on November 8, 2005, the Legislative Management Committee met and	
57	heard testimony from the executive director of UDOT, John Njord, and others; and	
58	WHEREAS, the Legislative Management Committee recommended that the Legislature	

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59 consider the proposed Settlement Agreement in the special session called for November 9,

NOW, THEREFORE, BE IT RESOLVED by the Legislature, the Governor concurring therein, that the Legislature and the Governor approve UDOT executing a Settlement Agreement with Plaintiffs that contains the terms and conditions set forth in the Settlement Agreement dated October 31, 2005.

BE IT FURTHER RESOLVED by the Legislature, the Governor concurring therein, that approval from the Legislature and the Governor is required if UDOT and the Plaintiffs and other entities amend or modify the Settlement Agreement in a material respect or if changed

Legislative Review Note as of 11-1-05 11:58 AM

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Agreement.

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

circumstances would require a material amendment or modification of the Settlement

Office of Legislative Research and General Counsel

Fiscal Note	Resolution Approving Legacy Parkway Settlement Agreement
Bill Number HCR201	

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SECOND SPECIAL SESSION

State Impact

Provisions of this resolution can be enacted within existing budgets.

Individual and Business Impact

None

Office of the Legislative Fiscal Analyst